

# THE KENTUCKY GAZETTE.

[No. 807.]

FRIDAY, MARCH 5, 1802.

[VOL. XV.

LEXINGTON:—PRINTED BY JOHN BRADFORD, (On Main Street)—PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

## VALUABLE MEDICINES, AT REDUCED PRICES.



**THE** public are respectfully informed, that the *PATENT MEDICINES* hitherto in the hands of messrs. MACLEAN & JAYER, will in future be sold by mr. NATHANIEL HART, only, in Lexington, by messrs. M. & P. having relinquished the agency in his favor. A fresh supply of the following are received from Lee & Co., Baltimore.

## DR. HAMILTON'S ELIXIR.

A sovereign remedy for Colds, oblate Coughs, Asthma, sore Throats and approaching Consumption. To Parents who have Children afflicted with the HOOP-

This discovery is of the first importance, as it affords immediate relief, checks the progress, and in a short time entirely removes the most cruel disorder to which children are liable. The Elixir is so perfectly agreeable, and the dose so small that no difficulty arises in taking it.

## INFALLIBLE AGUE AND FEVER DROPS,

For the Cure of Ague, remitted and intermittent Fevers.

Thousands are suffering from being cured by these drops after the bark and every other medicine had proved ineffectual; and more than one hundred and occasion to take more than one, numbers not half a bottle.

*Extract of a letter from Dr. Henry G. Soper, Kent County, Delaware.*

"I have given the 'ague drops' to a number of patients this fall, and with much success; in three cold cases, particularly like a chancery, the disease yielding in a day or two to this remedy, after refusing the bark for months, and when they had been thrown in the largest doses."

## TOOTH-AACHE DROPS.

The only remedy yet discovered which gives immediate and lasting relief in the most severe infarces.

## DR. HAHN'S TRUE AND GENUINE GERMAN CORN PLASTER.

For corns speedily removing these root and branch without giving pain.

## DR. HAMILTON'S GRAND RESTORATIVE.

Is recommended as an invaluable medicine for the cure of colds and purulent diseases of the various complaints which result from dilated pleasures; Juvenile indiscretions—refined in climates unfavorable to the constitution—the immature use of tea, frequent intoxication, or any other destructive intemperance—the unsightly or execrable use of mercury the disease peculiar to females at a certain period of their life.

And it is proved by long and extensive experience to be absolutely unparalleled in the cure of violent cramp in the stomach and back; Neuralgic disorders—Consumptions; Indigestion; Losses of spirits; Melancholy; Losses of appetite; Relaxations; Diseases of the blood; Involuntary emissions; Hyperesthetic affections; Oftentimes gleet; Fluor albus, &c.

The principal operation of this remedy is in the stomach, restoring the digestive powers and sending forth from that organ new health and vigour into every part of the system; it enriches and purifies the blood, vivifies the animal spirits, and gives a new elasticity to the violent throbbing fibres. Strengthens the secretory vessels and the general habit; braces back the muscular fibres to their natural and healthy tone, and restores the nutrition which inadmissible evasions have destroyed and whole life has thrown the whole frame into languor and debility.

In cases of extremitas, where the long prevalence and obstinate duration, through a general impairment of the system, executive debilitate of the whole frame, and a wasting of the flesh which no nourishment or cordial could repair, a perseverane in the use of this medicine has performed the most astonishing cures.

## HAMILTON'S ESSENCE AND EXTRACT OF MUSTARD.

A safe and effectual remedy for rheumatism, gout, palsy, sprains and bruises, white swelling, old, dry, rheumatic, and other diseases of the joints; stiffness of the necks, pains of the file head and ears, furred faces, frozen limbs, and every similar complaint. It prevents chilblains, or chapped hands, and all the ill effects of getting wet or damp the feet.

The extract is celebrated for removing cold and windy complaints in the stomach and bowels, flying pain, and other violent afflictions of the bowels.

The extract of mustard, and daily experience sufficiently prove the superiority of the above malady over all others, in the cure of the maladies we have enumerated.

*Letter from Mr. Weston, W. Va., Oct. 7, 1801.*

Gentlemen,

I enclose you your year past the preparations you call Hamilton's Essence and Extract of Mustard, which I believe has perfectly removed a chronic rheumatism (of that kind named Sciatica, or of the hip joint) under which I had laboured for a long time, and which had baffled every article of *Materia Medica*, and every mode of treatment received into practice for the cure of the obtinate disease.

If you think this letter may be useful, you are at liberty to make it publick.

P. WEATHERBURN.

Missis. R. Lee & Co.

## DR. HAHN'S ANTI-BILIOUS PILLS.

The operation of these Pills is perfectly mild, so as to be used with safety in every situation, and of very age.

They are conveniently shaped to carry off foreign bile and prevent its marshal exertions—to relieve and amend the appetite to procure a free perspiration, and thereby prevent colds which are often attended with fatal consequences—a cold never fails to remove a cold, if taken on its first appearance. They are celebrated for removing hoarseness, constrictions at the stomach, and the like, and are—ought to be taken by all persons out of change of climate.

## PERSIAN LOTION.

So celebrated among the fashionables throughout Europe is an invaluable cosmetic, perfectly innocent and safe, from corrodive and repellent minerals, (the basis of other lotion) and of unparallelled efficacy in preventing and removing blemishes of the face and many kinds, particularly freckles, pimples, inflammations, &c. &c. freckles, tan, sunburn, &c. The Persian Lotion operates mildly, without impeding that natural infernile peripiration, which is essential to health, yet its effects are speedy and permanent, render the skin delicately soft and smooth, improving the complexion and refforing the bloom of youth.

## DR. HAHN'S GENUINE EYE WATER.

A sovereign remedy for all diseases of the eyes whether the effect of natural weaknes, or accident, defusions of rheums, dullness, tickling, and flims in the eyes, never failing to cure those maladies which frequently exceed the small pox, measles, and fevers & wonderfully strengthening a weak sight—Hundreds have experienced its excellent virtues when nearly deprived of sight.

## THE RESTORATIVE POWDER FOR THE TEETH AND GUMS.

This excellent preparation comforts and strengthens the gums, preserves the enamel from decay, and cleanses and whitens the teeth, abſorbing all that are excretive and noxious, which suffered to accumulate never fails to injure and finally ruin them.

## THE DAMASK LIP SALVE.

(Recommended particularly to the ladies) as an elegant and pleasant preparation for chapped and lips, and every blemish and inconvenience occasioned by colds, fevers, &c. speedily refreshing a beautiful rosy colour and delicate softness to the lips.

## THE ANODYNE ELIXIR.

For the cure of all kinds of Head Ach.

## FOR THE CURE OF VENEREAL COMPLAINTS.

The patent Indian Vegetable Specific, prepared by Dr. Leroux.

## CHURCH'S COUGH DROPS.

## HAMILTON'S WORM-DESTROYING LOZENGES.

Description of worms, and the symptoms by which they are known.

Worms which infest the human body, are chiefly of four kinds, viz. the Tapeworm, or large round worm, the Cucurbitina, or short white worm, the Afascia, or small mag worm, and lastly, the Taenia, or tape worm, so called from its resemblance to tape; this is often many yards long, and is full of joints—it is most hurtful, and most difficult to cure.

Persons afflicted with any of these worms, are distracto breath, especially, in the stomach and bowels, and corrupted git—itching in the nose and throat—convulsions and epileptic fits, &c. sometimes privation of speech—flaring and grinding of the teeth in sleep—irregular appetite, sometimes loathing food, and sometimes voracious—puing, with flinty and feculent stools—vomiting—large and hard bellies—pains and distensions at the stomach—pains in the bowels, and with loss of appetite, &c. &c. &c. fever, with small and irregular pulse—dry cough—&c. &c. fifth thrush—sometimes pale and unhealthy countenance, and sometimes the face bloated and flushed.

Persons afflicted with any of the above symptoms, should immediately recourse to *Hamilton's Worm Destroying Lozenges*, which have been constantly attended with success in all complaints similar to those above described.

This medicine, which is innocent and mild, with certain and efficacious in its operation, cannot injure the young infant, or the most delicate pregnant lady, should no worms exist in the body; but will, with out pain or gripping, cleanse the stomach and bowels, rendering the stool less foul or offensive, within particularly a short time, from whence worms and many fatal disorders proceed.

Children generally take this medicine with eager taste, having a pleasing appearance and agreeable taste.

An upwards of one hundred and twenty thousand persons of both sexes, and of every age, have received benefit from this extraordinary medicine, a multitude of certificates of success may be seen, in addition to those already published.

A dose of this medicine given occasionally will effectually prevent the vomiting and purging of children, a dreadful disorder which annually destroys thousands of the infant poor of our cities. It is likewise with the mildest and most certain remedy known, and has been of great service to a great number who in an advanced stage of this fatal complaint—particular and plain instructions are given for every part of the necessary treatment in such cases.

Each medicine given occasionally will effectually prevent the vomiting and purging of children, a dreadful disorder which annually destroys thousands of the infant poor of our cities. It is likewise with the mildest and most certain remedy known, and has been of great service to a great number who in an advanced stage of this fatal complaint—particular and plain instructions are given for every part of the necessary treatment in such cases.

Sec. 2. And heit further enacted, That the President of the Senate and Speaker of the House of Representatives, for the time being, be, and they hereby are empowered to establish such regulations and restrictions in relation to the said library, as to them shall seem proper, and from time to time, to alter or amend the same:

Provided, That no regulation shall be made repugnant to any provision contained in this act.

Sec. 3. And heit further enacted, That a Librarian, to be appointed by the President of the United States solely, shall take charge of the said library, who previous to his entering upon the duties of his office shall give bond, payable to the United States, in such a sum, and with such security as the President of the Senate and Speaker of the House of Representatives, for the time being, may deem sufficient, for the safe keeping of such books, maps and furniture as may be required to his care, and the faithful discharge of his trust, according to such regulations as may be, from time, established for the government of the said library; which said bond shall be deposited in the office of the Secretary of the Senate.

Sec. 4. And heit further enacted, That no map shall be permitted to be taken out

## THE SOVEREIGN OINTMENT FOR THEITCH.

which is warranted an infallible remedy at one application, and may be used with perfect safety by pregnant women, or inflates a week old, not containing a particle of mercury, or any dangerous ingredient whatever, and is accompanied with that inciting smart which attends the application of other remedies.

## CAUTION.

\* \* \* Those who value their Money and their health, and wish to procure the genuine Medicines, will apply only as above.



## FRESH MEDICINE.

Just arrived from Philadelphia, at our shop, near the Stray-Pen, Lexington, and to be sold for CASH, Fine Linen, or Flax-Seed.

## ALO RED CLOVER SEED,

For Sale.

ANDW. Mc CALLA & CO.

## [PUBLISHED BY AUTHORITY.]

## SEVENTH CONGRESS

## OF THE UNITED STATES,

AT THE FIRST SESSION.

Begun and held at the City of Washington, in the Territory of Columbia, on Monday, the Seventh of December, one thousand eight hundred and one.

## RESOLUTION

Authorising the Secretary of State to furnish the members of both houses with the laws of the Sixth Congress.

RESOLVED, By the Senate and House of Representatives, of the United States of America, in Congress assembled, That the Secretary of State be directed to cause to be furnished to each member of the two Houses of Congress a copy of the laws of the fifth Congress.

NATHANIEL MACON,

Speaker of the House Representatives

AARON BURR,

Vice-President of the United States, and

President of the Senate.

APPROVED, Jan. 21, 1802.

TH: JEFFERSON,

President of the United States

AN ACT

Concerning the Library for the use of both Houses of Congress.

BE it enabled by the Senate and House of Representatives, of the United States of America in Congress assembled, That the books and maps purchased by direction of the act of Congress, passed the twenty fourth of April, one thousand eight hundred and forty, together with the books or libraries which have heretofore been kept separately by each house, shall be placed in the Capitol, in the room which was occupied by the house of Representatives during the last session of the sixth Congress.

NATHL. MACON,

Speaker of the House of Representatives

A. BURR,

Vice-President of the United States, and

President of the Senate.

APPROVED, Feb. 3, 1802.

TH: JEFFERSON,

President of the United States.

of said library by any person; nor any books, except by the President and Vice-President of the United States, and Members of the Senate and House of Representatives, for the time being.

Sec. 5. And be it further enacted, That the keeper of the said library shall receive for his services, a sum not exceeding two dollars per diem, for every day of necessary attendance; the amount whereof, together with the necessary expenses incident to the said library, after being ascertained by the President of the Senate and Speaker of the House of Representatives, for the time being, shall be paid out of the fund annually appropriated for the contingent expenses of both Houses of Congress.

Sec. 6. And be it further enacted, That the unexpended balance of the sum of five thousand dollars appropriated by the act of Congress aforesaid, for the purchase of books and maps for the use of the two Houses of Congress, together with such sums as may hereafter be appropriated to the same purpose, shall be laid out under the direction of a joint committee, to consist of three members of the Senate and three members of the House of Representatives.

NATHANIEL MACON,

Speaker of the House of Representatives.

A. BURR,

Vice-President of the United States, and

President of the Senate.

APPROVED, Jan. 26, 1802.

TH: JEFFERSON,

President of the United States.

AN ACT

Authorising the discharge of Lawrence Erb, from his confinement.

BE it enacted by the Senate and House of Representatives, of the United States of America in Congress assembled, That the marshal of the district of Pennsylvania be authorized and directed to discharge Lawrence Erb, late a collector of the revenue of the United States, in the county of Northampton, in the district of Pennsylvania, from confinement, in the name of the United States: Provided That he take much of an oath imposed upon persons imprisoned for debt by the second section of the act, entitled, "An act for the relief of persons imprisoned for debt," as relates to his not having transferred his property with an intent to defraud the United States; and that he shall assign and convey all the estate, real and personal, which he may now own, or be entitled to, to some person or persons for the use and benefit of the United States, under the direction of the Secretary of the Treasury: Provided also, That the said judgment shall remain in full force against any estate, real or personal, which the said Lawrence Erb may hereafter acquire and that process, may, at any time, be thereupon issued against the same.

NATHL. MACON,

Speaker of the House of Representatives.

A. BURR,

Vice-President of the United States, and

President of the Senate.

APPROVED, Feb. 3, 1802.

TH: JEFFERSON,

President of the United States.

RESOLUTIONS

Expressing the sense of Congress on the gallant conduct of Lieut. Sterret,—the officers and crew of the United States Schooner Enterprise.

RESOLVED, By the Senate and House of Representatives of the United States of America, in Congress assembled, That they entertain a high sense of the gallant conduct of Lieutenant Sterret, and the other officers, seamen and marines, on board the Schooner Enterprise, in the capture of a Tripolitan corsair of fourteen guns and eighty men.

Resolved, That the President of the United States be requested to present to Lieutenant Sterret a sword, commemorative of the aforesaid heroic action; and that one "month's" pay be allowed to all the other officers, seamen and marines, who were on board the Enterprise, when the aforesaid action took place.

NATHL. MACON,

Speaker of the House of Representatives.

A. BURR,

Vice-President of the United States, and

President of the Senate.

APPROVED, Feb. 3, 1802.

TH: JEFFERSON,

President of the United States.

Congress  
of the  
United States.  
Senate.

Wednesday, January 13, 1802.

DEBATE

On Mr. Breckinridge's motion to repeal the act passed last session, for a new organization of the

JUDICIARY SYSTEM.

[Mr. Mason, in continuation.]

Notwithstanding the remarks of gentlemen, I am inclined to think these ideas of the extreme independence of the judges, and the limited powers of the legislature, are not very old; but that they are of modern origin, and have grown up since the last session of Congress. For in the law passed last session, that very law which it is now proposed to repeal, to be found a practical exposition in direct hostility with the principle now contended for which does not betray that sacred regard for the office of a judge, that is, on this occasion professed; in that very law will be found a clause which abolishes two district courts. The 24th Sec. says expressly "the district courts of Kentucky and Tennessee shall be & hereby are abolished." Will gentlemen tell this House how this express provision came into the act of the last session; and will they say that though they voted for this law, yet no power exists in the legislature to abolish a court. It is true, that it has been said, that though you cut down two district courts, you promoted the officers by increasing their salaries and making them judges of the circuit courts, but the fact is, you have abolished their offices; they are judges no longer of the districts of Kentucky and Tennessee; and they are to every purpose, whatever may be their name, in reality circuit judges. Though you have not lessened their salaries, you have deprived them of their offices. Therefore, gentlemen may calculate as to the benefit or injury done these two judges, the principle is not affected by any result—their offices are gone.

It is not enough to say, that though you destroyed their offices you offered them others with higher salaries. You took away from them, in express terms, their offices by abolishing the offices.—You had stripped them of their offices, you had robbed them of their vested right and then to make friends, offered them a compensation; but whether the compensation thus offered for the deprivation they had suffered, was really equivalent to their loss, is a mere matter of calculation, and does not affect the constitutional principle. It is proper, however, to observe, that they were no parties to the proposed compromise, and that indeed they had no choice left them. They were obliged to accept of what you offered them, or have nothing. If they did not agree to become judges of the newly organized circuit courts, they could not remain judges of the district courts, for these courts were absolutely and completely abolished.

Were I, Mr. President, to make a calculation on the comparative increase of duties and additional salary, in the case of one of those gentlemen (Judge Innes, of Kentucky) I should have no hesitation to say, that the bargain which has been made without his consent, and without his being a party to it, is a very bad one for him. Knowing too his particular situation, I am perfused that if the law had left him any election between his former and new situation, he would have preferred remaining where he was, and without a moment's hesitation, he would have rejected your proffered promotion, as it is called. This gentleman resides within a very few miles of Frankfort, where as district judge of Kentucky he held his court. Attached to domestic life, and enjoying all its felicities, engaged in and pleased with agricultural pursuits, he was never under the necessity even during the sessions of the courts, to sleep out of his own bed one night, or to be separated a single day from his family. He could every morning give direction for the management of his farm, and return early enough in the evening to see whether his orders were executed.

How is he situated under the change which has been forced upon him? Instead of attending one court almost at his door, your late law requires him to attend four. The nearest at Bairdston, fifty or sixty miles from home. You oblige him to travel through dreary and inhospitable regions to the North Western territory, something short of an hundred miles and much greater distances to, and through still worse countries, Knoxville,

and Nashville, in Tennessee. In going from one to the other of those last mentioned places, he will have to pass through the country of the Cherokee Indians, nearly one hundred miles over the Cumberland mountains, where he will be exposed to every inclemency of weather, without a shelter to retire to, for there is not a house or a hut in the whole journey: a journey in which all travelers are obliged at all times, and unavoidable necessity, to sleep one night at least, and from the fall of rains, and rise of water courses, often many nights without a roof to cover them from the beating of the storm; and moreover where they are liable at every step to be robbed by the Indians, as I myself experienced passing through that wilderness. Can it be supposed, that the five hundred dollars added to the salary of Judge Innes, should by a person situated as he was, be deemed a sufficient compensation for the additional duties, the toils, the dangers, and the deprivations, to which that law subjected him? In continuing to serve his country, I am sure he must have been influenced more by a sense of duty than a regard to private interest; or, a belief that the change was in any respect advantageous to him.

By the 7th Section of the law of the last session, which transforms the district into circuit courts, which melts down the judges, and recoins them, it is enacted, That there shall be a circuit court composed of one new circuit judge and two other district judges, to be called the 6th circuit. Have you not then established a new office by the destruction of the old one? Have you not done more? Have you not violated the Constitution by declaring by law, who shall fill this new office; though the constitution declares, Art. 2d Sect. 2d That the President shall nominate, and by and with the advice and consent of the Senate shall appoint all officers which shall be established by law?

Where were these guardians of the Constitution—these vigilant sentinels of our rights and liberties, when this law passed? Were they asleep upon their post? Where was the gentleman from New-York, who had on this debate made such a noble stand in favor of a violated Constitution? Where was the *Ajax* Talmage of his party, or to use his own more correct expression, the *faction* to which he belonged? Where was the hero with his seven fold shield? Not of bull's hide—but of brafs—prepared to prevent or to punish this Trojan rape which he now sees meditated upon the constitution of his country by a wicked *faction*? Where was Hercules, that he did not crush the den of robbers that broke into the sanctuary of the constitution? Was he forgetful of his duty? Were his nerves unstrung? Or was he the very leader of the band that broke down the constitutional ramparts?

I shall now, sir, trouble you with a few remarks on the expediency of repealing this law. It has been said, that there is nothing peculiarly disgraceful in this law; that there has been no public clamour excited against it; that it was enacted with solemnity on calm and deliberate reflection; and that time has not yet been given to test it by experience.

As no member, who has taken part in debate, was a member of this body, when the law passed, I will say nothing of its history. I am not disposed to excite the sensibility of gentlemen by any remarks which I shall make, or to call up unpleasant recollections of past scenes. But when I hear it said that this law was passed with calmness after mature reflection, and that we are now in a fit of passion going to do what was thus wisely done, I think it necessary that the public should have a correct statement.

It is true that under the last administration, when there existed (what I trust will never in an equal degree exist again) an immoderate thirst for executive patronage a proposition was made to establish a new judiciary system; a system worse than the present; as it proposed, according to my recollection, 38 judges instead of 16. This law was very near passing. It was however rejected in the House of Representatives by a very small majority. But it was circulated as a project of a law among the people. It was ill received. It was thought *too rank a thing*, and met with general disapprobation throughout the United States, as far as I have been able to learn. After this reception it was softened down to the plan introduced at the last session. What temper accompanied the progress of the bill in the other house I know not, or, if I did know would it be proper for me here to say. But with respect to the acts of this body I am not of opinion that they added any dignity to our common course of procedure. The bill was referred to a committee, who, though it was very long, reported it

without any amendment. Various amendments were offered, some of which were admitted to be proper. But they were not received. One indeed proposed by a member from Connecticut, who was chairman of the committee, and was then hostile to the plan, was passed in the early stages of the bill; but on the third reading it was expunged. All amendments proposed by the minority were uniformly rejected, by a steady inflexible & undeviating majority. I confess that I saw no passion, but I certainly did see great pertinacity; something like what the gentleman from Connecticut had termed a *holding fast*. No amendments were admitted—when offered we were told no; you may get them introduced by a rider or supplementary bill, or in any other way you please; but down this bill must go—it must be crammed down your throats; this was not the precise phrase, but such was the amount of what was said.

I will say that not an argument was urged in favor of the bill, not a word to show the necessity or propriety of the change.—Yet we are told that there was great dignity, great solemnity in its progress and passage!

But there is something undignified in thus hasty repealing this law! In thus yielding ourselves to the fluctuations of public opinion, to we are told!—But if there be blame on whom does it fall? Not on us, who respected the public opinion when this law was passed, and who still respect it. But on those who in defiance of public opinion passed this law, after that public opinion had been decisively expressed. The revolution, in public opinion had taken place before the introduction of this project; the people of the United States had determined to commit their affairs to new agents; already had the confidence of the people been transferred from their then rulers into other hands. After this exposition of the national will, and this new deposit of the national confidence, the gentlemen should have left untouched this important and delicate subject; a subject on which the people could not be reconciled to their views even in the flood tide of their power and influence; they should have borne, till agents better acquainted with the national will, because more recently constituted its organs, had come into the government. This would have been more dignified than to seize the critical moment when power was passing from them; to pass a law as this. If there is error it is our duty to correct it; and the truth was, no law was ever more execrated by the public.

Let it not be said postpone the repeal till the next session. No. Let us restore those gentlemen to private life, who have accepted appointments under this law. This will be doing them greater justice, than by keeping them in office another year, till the professional business, which once attached to them, is gone into other channels.

(To be continued.)

Lexington, March 5.

\* \* \* The second number, or half sheet of the Stud Book, accompanies this paper.

Congress of the United States.

House of Representatives.

MONDAY, February 15.

JUDICIARY BILL.

Mr. Davis moved the order of the day on the Judiciary Bill from the Senate.

On which Mr. Bayard moved a postponement of its consideration to this day weeks.

On which motion an interesting debate of length arose, in which Messrs. Bayard, Rutledge, Griswold, Dennis, Hemphill, Goddard, Huger, T. Morris and Dana supported the motion; and Messrs. Giles Davis, R. Williams, Smith, Eustis, S. Smith, and Holland opposed it.

When the question was taken by Yeas and Nays as follows:—

YEAS.

Messrs. Bayard, Boude, Cutler, Dana, Davenport, Dennis, Folter, Goddard, Griswold, Grove, Haltings, Hemphill, Henderson, Hill, Huger, Lowndes, Matson, L. R. Morris, T. Morris, Pierce, Plater, Read, Rutledge, Shepard, J. C. Smith, Stanley, Tallimage, Tenney, Tilghman, Upham, Raufelaer, Wadsworth, Walker, L. Williams, Woods—35.

NAYS.

Messrs. Alston, Archer, Bacon, Bailey, Bishop, Brent, Brown, Butler, Cabel, Clabourne, Clav, Clopton, Condit, Cutts, Davis, Dawton, Dickson, Elmer, Eustis, Fowler, Giles, Gray, Gregg, Hanna, D. Heister, J. Heister,

Holmes, Hoge, Holland, Holmes, Jackson, Johnson, Jones, Leib, Milledge, Mitchell, Moore, Mott, New, Newton, Nichollson, Randolph, Smillie, I. Smith, J. Smith of N. Y., J. Smith of Virg., Jos. Smith, S. Smith, Southard, Standish, Stanton, Taliaferro, Thomas, Thompson, A. Trigg, J. Trigg, Van Cortlandt, Varnum, Van Horne, R. Williams,—61.

Mr. Dennis then moved a postponement to that day week; which motion was supported by Mr. Dennis, and opposed by Mr. Sandolph and Mr. Nicholson.

The Yeas and Nays were then taken and were Yeas 34—Nays 58.

Mr. Giles moved that the House resolve itself into a committee of the whole.

Mr. Rutledge moved an adjournment. Lost—Yeas 38—Nays 44.

Mr. Giles's motion was then agreed to, and the House went into a committee of the whole, Mr. John C. Smith in the chair.

The bill was then read, and at a quarter past 4 o'clock the committee rose, and asked leave to sit again.

Tuesday, Feb. 16.

The house then went into a committee of the whole on the Judiciary Bill from the Senate.

When Mr. Henderson moved to strike out the first section, in order to try the principle of the bill.

After the motion was stated from the chair, Mr. Henderson delivered his sentiments against the bill.

He was followed by Mr. R. Williams, who spoke in favor of it, and by Mr. Hemphill, against it.

February, 17.

The house went into a committee of the whole on the judiciary bill; when Messrs. Thompson, Davis and Bacon spoke in favor of the repeal, and Mr. Thomas Morris against the repeal of the law of the last session.

The house then resolved itself into a committee of the whole on the judiciary bill, when Mr. Stanly spoke against, and Mr. Giles in favor of the repeal.

For the information of those who wish to make INSURANCE.

APPLICATION for insurance must be accompanied with a certificate, specifying the length and width of the vessel or boat, the cable, stern-fall, number of oars, pump and canoe or skiff, the number of hands, &c. which ought to be given by persons who are judges, and who are disinterested reputable men.

—A bill of lading signed by the captain, or a manifest signed by the inspector, which shall specify the whole of the cargo on board, or to be put on board—must also state where the boat or vessel lies—where she will take in her cargo—when she will take her departure; or if she has failed, the time when, and the port to which she is bound; and if any information has been received from her since she failed, it must be communicated. The insurance does not commence until the vessel is under way, on her intended voyage and the premium paid.

In all cases of loss, if practicable, a survey must be made by disinterested men, who are to state in writing, what in their opinion is necessary to be done, for the interest of the parties concerned; as also a protest to be entered by the captain on oath, in which the hands must join, stating particularly the loss, where and how it happened, and what cargo was then on board.

In case a boat or vessel be lost, it is the duty of the captain and hands, to use all possible means to recover the whole or as much as possible, of the cargo, for which labor and expence, the insurers will pay their proportionable part.

No boat which is insured, must attempt to pass the Falls of the Ohio, without taking a pilot on board.

Any shipper, who intends to carry at any port or place on the voyage, for the benefit of trading, or other purposes, must have an article to that effect, inserted in the policy of insurance.

Published by order of the Directors,

WILLIAM MACBEAN, Clerk.

March 4th, 1802.

THE SHAREHOLDERS

If the Vineyard Association, are requested to meet at the town of Lexington, on Saturday the 20th of this instant, (March) at 10 o'clock A. M. in order to elect twelve directors, for the ensuing year, agreeably to the law "Incorporating the Vineyard Society."

JOHN BRADFORD, President.

March 4, 1802.

WINCHESTER'S DIALOGUES,

For sale at this office.

## TO BE SOLD

ON the premises on Wednesday the 17th day of March next (if not sold on that day it will be rented) the house and lot on Main-street, Lexington, known by sign of the BUFFALO, the property of John McNair, dec'd occupied for a number of years as a tavern. The building is a two story frame, 33 feet front and go back (more or less.) This situation is so well known that any further description is unnecessary; it is sufficient to say, that no situation in this town is more eligible for a store or tavern, being in complete order, and having a large stable thereon. Possession will be given on the first day of August next—terms of payment will be made known by the executors.

Also, at said time and place will be sold the lease (for ever) of a two story frame house and lot, opposite the public square, and abo. Mr. I. B. Brent's tavern. Said lot is 16 feet 4 inches front, and feet back, (more or less) subject to sixteen dollars and twenty five cents yearly. Possession will be given immediately—the terms of payment will be made known at the time of sale.

And at the same time and place will be rented for one year, one five acre lot, opposite Mr. Morton's on Limehouse road. One acre out lot, north-east of Ruffel's road, and opposite Mr. McCullough's lot. One five acre out lot, on the northwest of Ruffel's road, and adjoining major Morrison's lot. The above lots are well set with Timothy and Clover, and well fenced.

And at the said time and place will be sold a Waggon and Team of five horses. The waggon has not been in use more than six months, and the horses are young and now in complete order; as also, a complete set of harness for said horses.

Also, at said time will be sold a quantity of Household and Kitchen Furniture and two Stills, 109 and 52 gallons each. A credit of six months will be given by giving bond and security for all sums above ten dollars.

All those indebted to said estate are requested to make immediate payment; and all persons having any demands against said estate are requested to bring their forward properly authenticated (as provision may be made to discharge them.)

John McNair, Executrix.

Robert Patterson,  
Alexander Parker,  
Samuel Ayres,  
Thomas Wallace,

Lexington, Feb. 18, 1802.

TAKEN up by the subscriber, living on Dick's river, near Boiman's old Station, a black Mare, and bay yearling Colt, the mare about 8 or 9 years old, fifteen hands high, had on a fix hilling bell, fastened with a leather collar and leather buckle, no brand perceptible, appraised to \$51—the colt thirteen hands high, his mane hanging on the near side, appraised to 41 tons.

William Anderson.

Mercer, Dec 28, 1801.

## NOTICE

THAT commissioners appointed by the county court of Montgomery county, will meet at the mouth of Buck-Lick creek, a branch of Hinkton, on the 15th day of June next, in order to take the depositions of witnesses, and perpetuate testimony respecting the calls of an entry of one thousand acres of land made in the name of Jenkins Phillips, and do such other acts as shall be deemed necessary and agreeable to law.

Jenkins Phillips.

March 3, 1802.

TAKEN up by the subscriber, in Jefferson county, on Hinkton creek, near Teagarden's mills, a forel Horse, two or three vee sold, thirteen hands high, tail and flip, two hind feet white, no brands perceptible, appraised to \$1—January 14th 1802.

Richard Graves.

TAKEN up by the subscriber, near the mouth of the buck-lick creek, a black Mare, four years old this spring, four feet three inches high, branded on the near jaw, shoulder and buttock, 15, appraised to \$1 12s, April 9th 1801.

John Barnett.

TAKEN up by the subscriber, one Mick Mare Colt, two years old next spring, thin even hands high, the two hind feet white, a small flip, appraised to six pounds.

John Osburn.

SIX CENTS REWARD.

TAKEN AWAY from the subscriber, living in Montgomery county, JESSE STRONG, an apprentice to the Tanning business. He is in his 18th year, about 5 feet 7 or 8 inches high, light brown hair, fair complexion, remarkably knock-kneed; whoever apprehends said apprentice and delivers him to me shall have the above reward.

3w

James Haslet.

## TO BE SOLD

At Public Auction.

ON Saturday, the 20th of March next, at the plantation of the subscriber on the Leeftown road, eight miles below Lexington, all the Horses and Lot on Main-street, Lexington, known by sign of the BUFFALO, the property of John McNair, dec'd occupied for a number of years as a tavern. The building is a two story frame, 33 feet front and go back (more or less.) This situation is so well known that any further description is unnecessary; it is sufficient to say, that no situation in this town is more eligible for a store or tavern, being in complete order, and having a large stable thereon. Possession will be given on the first day of August next—terms of payment will be made known by the executors.

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And at the same time and place will be sold a Waggon and Team of five horses. The waggon has not been in use more than six months, and the horses are young and now in complete order; as also, a complete set of harness for said horses.

Also, at said time will be sold a quantity of Household and Kitchen Furniture and two Stills, 109 and 52 gallons each. A credit of six months will be given by giving bond and security for all sums above ten dollars.

All those indebted to said estate are requested to make immediate payment; and all persons having any demands against said estate are requested to bring their forward properly authenticated (as provision may be made to discharge them.)

John White, administrator.

February 26, 1802.

I.W.

TAKEN up by the subscriber, in the county of Jefferson, on the waters of Hickman, a yellow bay Horse, ten or twelve years old, fifteen inches high, a blaze in his forehead, no brands perceptible, appraised to \$1, Jan. 21st, 1801.

Isaac Smith.

## FOR SALE—ON CREDIT,

10,000ls of BACON, chiefly joints, 20,000ls of TOBACCO, 1,000 gallons of BRANDY, 2,000 ditto WHISKEY.

Jan. 20, 1802.

GREEN CLAY.

etc.

John White, administrator.

February 26, 1802.

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The other a Rose Mare, judged 12 years old, 13 hands 3 inches high, both naturally. Appraised to \$1.

WILLIAM M'MEKINS.

20th Nov. 1801.

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## SACRED TO THE MUSES.

The following Speech for substance, was actually made by a noted gamester in N. H. on obtaining a verdict against the unanimous opinion of the Judges, by tampering with the Jury.

We cut and shuffled till'd our stumps,  
But a—d! they put us to our trumps.  
They held court-cards, led suit beside,  
With all four honor's on their side;  
They played the deuce? but we're more brave,  
Finest'd on hearts, and play'd by the knowe,  
We better knew the pack to fix,  
And won the game at last by tricks!

## ANECDOTE.

### Blind Man's Buff.

The following Trick was lately practised, in an adjacent town, and he afforded considerable diversion to the lovers of Fun: Two persons, possessed of more wit than money, and more impudence than either, entered a decent public house and ordered a good Dinner. After having farred molt luxuriously, and regaled themselves with the best beverage the cellar afforded, they began to amuse themselves with the game of Blind Man's Buff; in which they were at length joined by the landlord, whose turn to be blindfolded came in due time; when his guests, having effectually bound the handkerchief over his eyes, quietly walked off, leaving their host so much diverted by the game, that some time elapsed before he discovered his playmates were gone, and that he was blind enough without the help of a bandage.

JAMES MACCOUN,  
Has just received from Philadelphia, a large and  
well chosen assortment of  
MERCANDIZE,

of the latest importations from Europe,  
AND now opening at his Store on Main street,  
A nearly equal number of articles, which will  
be sold at the LOWEST PRICES for CASH.

Also, from his

NAIL MANUFACTORY,  
A constant supply of Cut & Hammered  
NAILS, of the best quality.

Lexington, January 19, 1801.

## Wanted Immediately,

Tue or Three

JOURNEYMAN COOPERS,  
To whom good wages will be given—Also

Two or Three

## APPRENTICES

To the above bachelors.

A generous price will be given in CASH for  
Eight or Ten Thousand STAVES;  
And the payment made on the delivery  
particulars apply at my

Main street, Lexington.

William Dorsey.

Dec. 7, 1801.

THE partnership of BLEDSOE & BAYLOR, is dissolved by mutual consent, all the stock and property of the firm being sold to call on Walker Baylor and pay off their respective balances—who has lately returned from Baltimore with a general assortment of GOODS, amongst which are

LOAF & MUSCOVADO Sugars of a superior quality,

REST GREEN COFFEE; CHOCOLATE & TEAS; MALLAGA, TENERIFF, OLD PORT, SHERRY & MADEIRAWINES.

FIRST & SECOND QUALITY FRENCH BRANDY,  
PEPPER, PIMENTO, ALLUM, COPERAS & MADDER.

QUEENS WARE assort'd

LARD WARE & CUTLERY assort'd.  
He has also on hand, a quantity of Mann's Lick SALT, of a superior quality two years old.

N. B. Country merchants and others may be supplied with any article in the above line on the most moderate terms for CASH.

I will either Sell or Rent, my HOUSES & LOTS

In town, reserving a small piece in front of Mr. Reed's (the chair maker) shop, for an Office.

If I do not sell, I would make an allowance to any one who would rent for a term of years, for repairs and improvements.

J. HUGHES.

TAKEN up by the subscriber, living near Hindlow's old station, one mile from town, twelve years old, fifteen hands high, branded on the near buttock nearly thus:—has the pole evil, appraised to ten pounds.—Also one brown HORSE, fifteen years old, fourteen and a half hands high, fair in the forehead, branded on the near shoulder thus:—appraised to nine pounds.—Also one yellow bay HORSE, few years old, fifteen hands high, fair on the nose, near hind foot white, fourteen hands three inches high; appraised to twenty five pounds.

GEORGE SHARP.

Bourbon county, January 18, 1802.

Bourbon County.

TAKEN up by the subscriber, living on the waters of Houston, about two miles from town, a half mile from town, one day old, COLT, two years old, pale with a star in his fore-head, and three feet white, thirteen hands high, no perceptible brand; appraised to 31.

WILLIAM ELLIOTT.

August 5th, 1801.

BLANKS.

Of every description may be had at this

Office.

## NOTICE

I AVING removed my family to a farm in the neighborhood of Lexington, and intending to give my business in town, I think it necessary to inform my clients that except during the sessions of the Court of Appeals, General Court-martial, and the Courts of the United States, Kentucky and the Territories; North West of the Ohio, I shall attend at my office, in Lexington, every day, from nine o'clock in the morning, until one in the afternoon, at which time and places, all who have business with me must attend.

95 J. HUGHES.

Lexington, September 11th, 1801.

## 42 FOR SALE.

THE Property lately occupied in this town, by Mrs. Attrib. Thompson and at present by Mr. Dellum, consisting of Two New Two Story

### FRAME HOUSES,

Nearly finished, large and convenient Cellars, a large frame Stable and Kitchen, good Smoke House, and Three Lots belonging to the above premises: Also two hundred acres of GOOD QUALIFIED LAND lying on the head of Salt Creek, one mile from town, with a fine stone bridge across it, title clear of every kind of dispute; the Land is well watered, but entirely unimproved. A liberal credit will be given for the payment, and the whole amount will be received in Produce. The terms will be more known by application to Messrs. Cochran & Thurlow, merchants of Philadelphia, or the subscriber, in Danville.

J. BIRNEY.

Banville, 5th February, 1801.

Woodford County, to wit.

November court of Quarter Session, 1801.  
John Christopher, Complainant,  
Against  
Edmund Vaughan & J. Defendants,  
Wm. Warren, Esq.

### IN CHANCERY.

The defendant Vaughan, not having entered his appearance, and failing to appear at the trial of this cause, and its appearing to the satisfaction of the court, that he is not an inhabitant of this state—on the motion of the complainant, by his counsel, it is ordered that the said defendant, Vaughan, do appear here, on the first Monday in March next; and answer the complainant's bill; otherwise it will be taken for granted that the cause of this cause is fully and fairly tried, the Term of Court adjourned immediately after Divine service, at the door of Hillsborough meeting house, and another copy polled at the door of the court house of this county. Given under my hand this 16th day of January, 1802.

Telle EDMUND SEARCY, D.C.W.C.

## FCRTY DOLLARS REWARD.

STRAYED from the subscriber's plantation in Shelby county in December last a BAY MARE, fifteen hands high, well made, fix years old fall spring, has four white feet, a blaze in her face; paces trot and canters, branded W W on the near shoulder and but tock, was lost when she went away.—Also a BROWN HORSE, with a hot tail, fourteen hands high, seven and, seven or eight years old, trot and gallops, I do not recollect whether the horse was branded or not.—Whoever will deliver fide mare and horse to Doct. W. Warfield in Fayette county, or to me in Shelby county, shall receive twenty dollars for each.

13 JOHN POPE.

Nov. 1801. wwp tf.

## 14 CHEAP GOODS.

Saml. & Geo. Trotter,  
Have just received from Philadelphia,  
And now opening at their STORE,  
on Main street, LEXINGTON,  
An extensive Assortment of  
MERCANDIZE,

Consisting of

DRY GOODS, HARD-WARE, GROCERIES, CHINA, GLASS, QUEENS' & TIN WARES, ANVILS, STEEL, NAILS, &c. &c.

FLANNELS, COATINGS, BLANKETS, &c.

IRISH LINENS, CHINTZES & CALICOES, INDIA MUSLINS.

BRITISH, PLAIN, JACONET, TAMBORED & LAPET ditto, SCARLET CLOAKS, WOOL & COTTON CARDS, TURKEY COTTON,

A general assortment of SADDLERY, RIPPON'S, WATT'S & WESTLEY'S HYMN-BOOKS,

SCHOOL BOOKS, &c. &c.

IMPERIAL, YOUNG HYSON, } A Fresh, & of the best quality.

GREEN, SOUSCHONG, & BOHEA

COFFEE, & CHOCOLATE, LOAF SUGAR & INDIGO.

Having bought a considerable share of the present importation at Vendue, purchasers may depend on receiving greater BARGAINS than any hitherto told in this State.

\* No credit can be given, on any condition whatever.

Lexington, Dec. 3.

## 22 GREAT BARGAINS.

Will be sold by the subscriber, and for a greater part, Extensive Credits will be given, in annual payments, the purchaser giving good bond and security; The following PROPERTY I will sell, from this day forward, to wit:

## VALUABLE BUILDINGS,

and the lots of ground they are on, in Paris—they begin at the Main Corner street facing the Court house, and running parallel with the public ground one hundred feet—

The first a large two story frame building, in which there is a large well finished store house and counting room, both large fire places of brick; the other part well calculated for a tavern, six well finished rooms plastered, and four large fire places; another room, thirty-five feet by twenty, and two fire places, and within five feet of the back room door, a brick lodging room, and a kitchen adjoining—The balance of the building of brick, two stories high; with four houses, twenty feet square, rented out to different families; convenient to those are two small kitchens—there is a stable and small garden for the use of the large building. I have nine acres of out lots in excellent order for cultivation—Those buildings were first built by a number of workmen at eight thousand dollars; and several useful additions have been made to them since—I will not give them extremely low, and give them clear of all incumbrance.

Another property I have in Mason county, one mile and three quarters from Limetown—two valuable overhot mills, in as high credit for manufacturing flour, as any in the state, and are now repairing and almost done, so as to start in complete order when the season for grinding commences, with the best Burr and Allegany stones, rolling screens &c.—Those mills in the season for grinding, can make forty barrels of flour every day that they are worked; and any person inclining to purchase, can be informed, that the quality of the flour is superior to any that has been boasted from Limetown. With those I will sell a valuable negro man, a good miller; the plantation of 120 acres, 100 apple trees, of fruit equal to any in the state, 50 clover and blue grass pasture and meadow, a small dwelling house and farm, with other out houses, cherry and peach orchard—the title indisputable; and I will give it clear of all incumbrance. For this property I have in two years paid nine thousand dollars.

I have also for sale, 700 acres of Military land, fourteen miles from Washington, North West of the Ohio river, with a very promising salt lick, supposed to have salt water, a small trial has been made, and some salt made by a man, Sher-

I have also two small plantations in Bourbon, that I will sell—they are mostly first rate land.

I have patents for lands near Montgomery court house, of the first quality; eight thousand acres, the half of which I will sell at one third its value; the purchaser may have his choice; patented 17 years ago; entries very special.

Also the half of 600 acres of first quality, three miles from Fleming court house; old patents and special entries—on the same terms.

I have also one thousand acres for sale, adjoining lower Mackaffey's tract, level, but of inferior quality—for this I will take good horses at 65 per acre; the title undoubted.

I have also for sale about 300 acres, on Cedar creek, of Floyd's fork, with a never failing spring on it; a part rich land, and a part indifferent, within six miles of Mann's lick; this has excellent range and timber—for this I will take good fat at 125 per acre, if cattle go per acre.

I have also for sale, fix hundred acres, patented land, on Cloverlick, eight miles from the Crab orchard—this I will take 35 per acre for in cash, or 45 6d in horses.

If it will be an accommodation to those who may incline to purchase the mills, I will give in an excellent house woman, now living in Lexington.

I will also sell a good stock of hogs cattle, mares and colts, with the mills.

I will give such excellent bargains in all, or any of the aforesaid property, that any person inclined to purchase, may be well accommodated. The mills I will deliver up the tenth of March next, or sooner required, on a little more advance, than they will be given up.

Money, good Merchandise, Negroes, and Horses, will be taken by instalments, as will best suit the purchaser.

Application to my son John Edwards, jun. in Bourbon, or to Mr. David S. Brodrick, in Washington, or Mr. Enoch Smith, near Montgomery court house, or James Brown esq. in Lexington for information and contracts with respect to

the property, or to the subscriber, either in Bourbon or Washington, may be made.

Any of my creditors choosing to purchase, shall have on the lowest terms, as I am determined to sell.

I will sell 1000 barrels of flour, all to be delivered before the 15th of March next. And,

I have also one other plantation for sale, near Warwick, 233 acres cleared, and the title secure.

Any person purchasing the mills I will furnish with wheat at cash price, and will, if employed, engage to clear them to me, the rates of flour &c. this season, 2500 or 3000 dollars.

22 JOHN EDWARDS, Sen.

4th September, 1801.

\* 52d

## Trotter & Scott,

HAVE just received, and now opening for sale, at their Store, in Lexington, a complete assortment of

## 43 MERCANDIZE,

Well suited to the present and approaching seasons, consisting of Dry Goods, Groceries, Queens and Glais Ware, Bar-Iron, Steel, Imported Calings, Nails, Window-Glass, Bouting-Cloths, suited for Merchants or Country Work—likewise a supply of Mann's Lick Salt, all of which will be sold at their usual low prices.

Lexington, April 20, 1801.

L O S T

By the subscriber, on the first or second day of October, this month, a BOND on James Ratledge, of Madison Hill, 1500 pounds, with several other persons, which has been often tendered from one to another. Any person delivering, paid hand and other papers to me, shall have FIVE DOLLARS reward.

Thomas Tudor,  
Fayette, Gravel Hill, near Morrison's  
mill, November 1, 1801.

J.M.T.

## WILLIAM VOORHIES & CO.

### SADDLERS, & CAP & HARNESS MAKERS.

PRESPECTFULLY inform their friends and the public in general, that they have commenced business in Mr. William Ross's brick house, on short street, near the Presbyterian meeting house, Lexington; where they will be happy to receive orders for anything in the above lines, which shall be punctually filled. They hope from their attention to business and moderation, to merit a part of the public favor.

Jan. 4, 1802.

9

## JUST RECEIVED

AND FOR SALE  
At the Store of W. BAYLOR, Lexington,  
A quantity of  
11 RED CLOVER SEED,  
Warranted good.

December 22, 1801.

## 15 FOR SALE, TWO STILLS & A BOILER.

MADE of Copper, of superior quality. The terms will be made easy to the purchaser, and like-  
ly Young Horses will be taken in payment. For further partic-  
ulars application may be made to the Editors of this paper.

November 4, 1801.

THE President and Directors of the Kentucky Insurance company, think it their duty to inform their fellow citizens and the public in general, that they are now organized, and ready to receive proposals to insure vessels or boats of every description, on their voyages up or down the Western waters, or at sea. Application may be made at their office in Lexington, accompanied with declaration of the name, burthen, dimensions and the goodness of the said vessel or boat, their being well found for the intended voyage, the bill of lading or manifest of the cargo, the port from which they sail and place of destination. Further information may be had at their office.

Lexington, 1st February, 1802.

## 24 NOTICE.

### PUBLIC ENTERTAINMENT.

Will be kept at the SIGN OF THE BUFFALO,

On Main street, in Lexington, opposite the Public Square.

## A LARGE, ELEGANT, AND WELL CHOSEN ASSORTMENT OF GOOD'S.

Just received, now opening  
And For Sale at the STORE of  
JOHN A. SEITZ.

Lexington, Feb. 2d, 1802.

TAKEN up by the subscriber, living in Harrison county, on Bassin creek, a bay HORSE, five years old, next spring, near fifteen hands high, branded on the near buttock 1B, a white ring round his ear, has tail a full jump, on the left fore leg, near the pastern joint, a small white on the forefoot; appraised to 15. 10.

JONATHAN HEDGER,  
December 9th, 1801.

BLANK DEEDS

For Sale at this office.